

## UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandra, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/510,974	02/21/2000	Rex Petersen	10001834	1706
75	12/01/2003		EXAMINER	
Hewlett- Packard Company			WHITMORE, STACY	
Intellectual Proj P O Box 27240	perty Administration 0		ART UNIT PAPER NUMBER	
Fort Collins, CO 80528-9599			2812	

DATE MAILED: 12/01/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

1		Application No.	Applicant(s)				
		09/510,974	PETERSEN ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Stacy A Whitmore	2812				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespond nce address				
THE   - External content of the cont	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	i6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status 1\⊠	Responsive to communication(s) filed on 20 Au	iquet 2003					
		action is non-final.					
	<i>′</i> —		accution as to the morita is				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims						
	Claim(s) $\underline{\text{1-24}}$ is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
· ·	5) Claim(s) is/are allowed.						
	6)⊠ Claim(s) <u>1-24</u> is/are rejected.						
	Claim(s) is/are objected to.						
8)[_]	Claim(s) are subject to restriction and/or	election requirement.					
Applicati	on Papers						
9)☐ The specification is objected to by the Examiner.							
10) $\boxtimes$ The drawing(s) filed on <u>12 February 2003</u> is/are: a) $\boxtimes$ accepted or b) $\square$ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	ınder 35 U.S.C. §§ 119 and 120						
a)[ * S 13)□ A si 3 3 a 14)□ A	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau see the attached detailed Office action for a list of a claim for domestic ince a specific reference was included in the first of CFR 1.78.  1) The translation of the foreign language proved the company of the company of the first sentence of the efference was included in the first sentence of the efference was included in the first sentence of the efference was included in the first sentence of the efference was included in the first sentence of the effective was included in the first sentence of the effective was included in the first sentence of the effective was included in the first sentence of the effective was included in the first sentence of the effective was included in the first sentence of the effective was included in the first sentence of the effective was included in the first sentence of the effective was included in the first sentence of the effective was included in the first sentence of the effective was included in th	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)). of the certified copies not received priority under 35 U.S.C. § 119(extremely application of the specification of the specificati	on No ed in this National Stage  d. e) (to a provisional application) in an Application Data Sheet.  eived. and/or 121 since a specific				
A44.0 - E-	W-1						
Attachment	t <b>(s)</b> e of References Cited (PTO-892)	A) [] Intensions Com	/PTO 412\ Paper No(a)				
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal P	(PTO-413) Paper No(s) atent Application (PTO-152)				

Application/Control Number: 09/510,974

Art Unit: 2812

## FIANL ACTION

1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

- 2. Claims 1-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ginetti et al. (6,170,080) in view of Jones et al. (5,629,860).
- 3. As for claims 1,11 and claim 21, Ginetti taught the invention substantially as claimed, including A chip VLSI chip [col. 3, lines 25-32] who design was performed according to a method for VLSI chip design comprising the steps of:

(means for) estimating signal routes between functional blocks [col. 13, lines 53-56];

(means for) determining C values for the estimated signal routes [col. 14, lines 8-13]; and

(means for) building a model of said signal routes including C values [col. 14, lines] [the means for limitation is met by Ginetti's use of computer hardware and software]; and

wherein the design is in register transfer language [col. 3, lines 24-27].

Ginetti did not specifically disclose determining R values for the signal routes and building a model of said routes with R values.

Jones disclosed determining R values for signal routes [col. 7, line 30 –col. 8, line 53; col. 10, line 65 col. 11, line 2].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Ginetti and Jones because both Ginetti and Jones disclose wiring/routing with delay/parasitic or timing concerns. Adding Jones' R value to Ginetti's means/method of estimated signal routes and model including an R

Page 3

Art Unit: 2812

value would improve Ginetti's means/method by improving the routing delay estimation which would improve Ginetti's model of signal routes by accounting for wiring delays affected by resistance which is significant where at least high fanout is part of the circuit [see Jones, col. 7, line 30 – col. 8, line 53].

- 4. As for claims 2 and 12, Ginetti taught foliating nodes in estimated signal routes [fig. 15, col. 10, lines 44-52: the netlist described reads on foliating nodes because the netlist is a list of connected points along estimated routes which have unique names such as those shown in figure 15. Applicant describes foliating nodes on page 8, lines 3-4, of the specification as giving unique names to each of the different points along an estimated route].
- 5. As for claims 3 and 13, Ginetti taught generating a connectivity net list from said model [col. 3, lines 36-53].
- 6. As for claims 4 and 14, Ginetti taught said step of estimating is performed based on input of a floor plan and a connectivity description [col. 1, lines 60-67: Ginetti discloses here that the netlist (connectivity description must be used with the floorplanner so capacitance and wire load models can be done, therefore estimating is done with the floorplanner and netlist].
- 7. As for claims 5 and 15, Ginetti taught said step of estimating is performed in response to one or more control factor inputs [col. 13, lines 53-56; col. 12, lines 15-19; and col. 11; timing constraint files and design rule constraint file].
- 8. As for claims 7 and 17, Ginetti taught said step of estimating is performed based on input of signal path configuration parameters [col. 13, lines 53-56; col. 12, lines 15-19; and col. 11; timing constraint files and design rule constraint file].

Application/Control Number: 09/510,974

Art Unit: 2812

9. As for claims 6, 8, 10, 16, 18, and 20, Ginetti taught the invention substantially as claimed as cited in the rejection of claims 1, 4-5, 7, 9, 11, 14-15, and 17. Ginetti did not specifically disclose that said control factor input specifies a signal routing algorithm or that said signal route configuration parameters specify one or more signal path material, physical size of signal path material or spacing.

Jones disclosed a control factor input of a signal routing algorithm and signal route control parameters that specify one or more of signal path material, physical size of signal path material or spacing [col. 5, lines 17-48].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Ginetti and Jones because Ginetti estimates signal routes between functional blocks including control factor inputs and signal route configuration parameters that would necessarily need an algorithm in order to perform routing as well as signal route characteristics in order to estimate the routing between blocks. Therefore, adding Jones disclosure of the use of specific control factor inputs such as signal routing algorithms (such as Steiner Tree method) and signal route configuration parameters (such as metal characteristics) would be useful for Ginetti's routing estimator.

- 10. As for claims 9 and 19, Ginetti taught step of estimating is performed in response to one or more control factor inputs [col. 13, lines 53-56; col. 12, lines 15-19; and col. 11; timing constraint files and design rule constraint file].
- 11. As for claims 22-24, Ginetti taught wherein the estimating signal routes between functional blocks occurs prior to a layout for the VLSI chip design [abstract; col. 1].
- 12. Applicant's arguments filed 8/20/03 have been fully considered but they are not persuasive.

On pages 6-8 of the remarks applicant argues in substance:

Application/Control Number: 09/510,974

Art Unit: 2812

A: Ginetti in view of Jones does not disclose a method and means for determining a value for the resistance and building a model that includes it.

Examiner respectfully disagrees for the following reasons:

As to point A: Ginetti discloses determining C values for estimated signal routes, building a model of the routes including C values. Jones disclosed determining R values for signal routes [col. 7, line 30 –col. 8, line 53; col. 10, line 65 col. 11, line 2].

Further, applicant indicates in the remarks on page 7, last paragraph, that Jones discloses resistance should be taken into account in circuit estimation. Jones is directed to wiring delay/ routing delay in the cited portions of col. 7 and 8.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Ginetti and Jones because both Ginetti and Jones disclose wiring/routing with delay/parasitic or timing concerns. Adding Jones' R value to Ginetti's means/method of estimated signal routes and model including an R value would improve Ginetti's means/method by improving the routing delay estimation which would improve Ginetti's model of signal routes by accounting for wiring delays affected by resistance which is significant where at least high fanout is part of the circuit [see Jones, col. 7, line 30 – col. 8, line 53].

13. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stacy A Whitmore whose telephone number is (703) 305-0565. The examiner can normally be reached on Monday-Thursday, alternate Friday 6:30am - 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Niebling can be reached on (703) 308-3325. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7724 for regular communications and (703) 308-7724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Stacy A Whitmore

Ad No

Patent Examiner

Art.Unit 2812

SAW

November 24, 2003